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10 *Attorneys for Plaintiffs*

11 **UNITED STATES DISTRICT COURT**
12
13 **DISTRICT OF NEVADA**

14 ROBERT GREENE, THOMAS
15 SCHEMKES, and GREGORY GREEN
16 on behalf of themselves and all others
17 similarly situated,

18 Plaintiffs,

19 vs.

20 JACOB TRANSPORTATION
21 SERVICES, LLC, a Nevada Corporation,
22 doing business as Executive Las Vegas;
23 JAMES JIMMERSON, an individual,
24 CAROL JIMMERSON, an individual,
25 and Does 1 through 50, inclusive,

26 Defendants.

27 Lead Case No.: 2:09-CV-00466-GMN-CWH
28 Consolidated with:
Member Case No. 2:11-CV-00355-JAD-NJK

**STIPULATION AND [PROPOSED] ORDER
TO EXTEND DEADLINE FOR THE
PARTIES TO FILE THE PROPOSED
DISCOVERY PLAN/SCHEDULING ORDER**

[FIRST REQUEST]

29 ROBERT GREENE, THOMAS SCHEMKES and GREGORY GREEN (“Plaintiffs”), by
30 and through their counsel of record THIERMAN BUCK, LLP, and JACOB
31 TRANSPORTATION, a Nevada Corporation, doing business as Executive Las Vegas, JAMES
32 JIMMERSON, an individual, and CAROL JIMMERSON (“Defendants”), by and through their
33 counsel of record, LOVATO LAW FIRM, P.C., hereby stipulate to an extension of time, up to
34 and including Tuesday, January 2, 2018 in which the Parties may file their proposed discovery
35 plan/scheduling order.

1 This extension is requested in good faith, due to the end of the Holidays and counsel
2 being away on preplanned vacations. The Parties need a few additional days to finalize their
3 discovery plan/scheduling order. This extension is not requested for the purpose of undue burden
4 or delay.

5 Therefore, based on the foregoing and for good cause appearing, the Parties, by and
6 through their respective counsel of record, do hereby stipulate and agree as follows:

7 1) The time for the Parties to file their proposed discovery plan/scheduling order is
8 extended and is now due on **Tuesday, January 2, 2018**.

9
10 DATED: December 28, 2017

December 28, 2017

11 THIERMAN BUCK LLP

LOVATO LAW FIRM, P.C.

12 /s/Joshua R. Hendrickson

13 Joshua R. Hendrickson

14 *Of Counsel*

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21 /s/Mario Lovato

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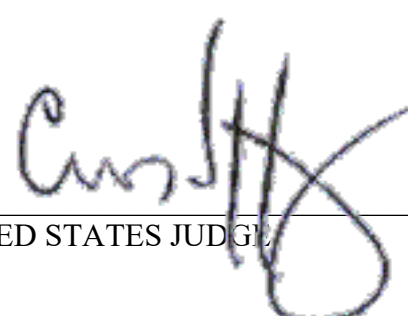
24 Las Vegas, NV 89128

25 *Attorneys for Defendants*

26 **[PROPOSED] ORDER**

27 **IT IS SO ORDERED.**

28 DATED this January 2, 2018

29 
30 UNITED STATES JUDGE